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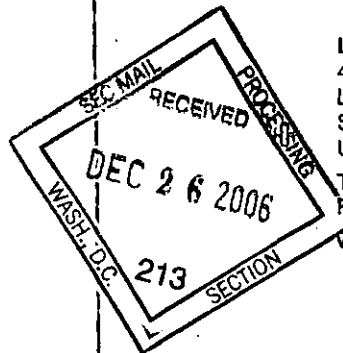
18 December 2006

Securities and Exchange Commission
Division of Corporate Finance
Washington DC
20549
USA



LONMIN

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Dear Sirs

Rule No 12G3-2 Exemption
Registration No. 82-191 – Lonmin Plc (formerly Lonrho Plc)

In accordance with Rule 12g3-2 (a) and (b) (1) (i), I enclose a copies of five announcements made to the London Stock Exchange between 17 November to 18 December 2006:

- Final Dividend Timetable
- Redemption of Convertible Bonds
- Acquisition of AfriOre – Formal Pre-Acquisition Agreement Signed
- Acquisition of AfriOre – South African Competition Commission's unconditional approval received.
- Number One Furnace Shut Down

Please do not hesitate to contact me if you have any queries in respect of any of the enclosed documents. My direct line is 0044 20 7201 6025.

Yours faithfully

Sarah Butler
Secretary

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Lonmin PLC - Number One Furnace Shut Down

RNS Number:12710

Lonmin PLC

18 December 2006

Lonmin Plc

Number One Furnace Shut Down

Lonmin announces that a leak has occurred adjacent to one of the matte tap holes in its number one furnace. The furnace has been shut down and no one was hurt as a result of the leak. We currently believe that the necessary repairs to the furnace will take around 30 to 40 days. During this time we will run our three Pyromet furnaces and build up concentrate inventory ahead of the Smelter. We currently have no plans to sell additional concentrate over and above our current commitments.

In the second half of 2006 in order to provide additional smelting capacity and as a back up to the number one furnace we took a decision to recommission our Merensky furnace. We plan to run this in parallel with the number one furnace in the second half of our 2007 financial year to reduce accumulated concentrate inventory and allow us to mitigate the impact of the number one furnace outage on production. Our best current estimate is that our production for the first half of the 2007 financial year will be reduced by between 30,000 and 40,000

ounces of Platinum. We will use our best endeavours to recover these Platinum ounces in the second half of the financial year.

Enquiries:

Alex Shortland-Ball +44 (0)207 201 6060 or

Vice President, +44 (0)7917 038 684

Investor Relations & Communications

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The company news service from the London Stock Exchange

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Lonmin PLC - Acquisition of AfriOre

RNS Number: 06960
Lonmin PLC
18 December 2006

Acquisition of AfriOre -
South African Competition Commission's unconditional approval received

Lonmin plc is pleased to announce that it has received unconditional approval from the South African Competition Commission following its application of 24 November 2006 for approval of the proposed transaction with AfriOre Limited.

Enquiries:

Alex Shorland-Ball
Vice President, Investor Relations & Communications

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Forward Looking Statements:

This announcement includes forward-looking statements. Information contained in this announcement relating to AfriOre has been compiled from public sources. All statements other than statements of historical fact included in this announcement, including without limitation those regarding Lonmin's plans, objectives and expected performance, are forward-looking statements. Lonmin has based these forward-looking statements on its current expectations and projections about future events, including numerous assumptions regarding its present and future business strategies, operations, and the environment in which

Lommin PLC - Acquisition

RNS Number: 9596N
Lommin PLC
15 December 2006

Acquisition of AfriOre -

Formal Pre-Acquisition Agreement Signed

Lommin Plc ('Lommin') is pleased to announce that it has completed its geological, financial and legal due diligence and has entered into a formal pre-acquisition agreement (the 'Agreement') with AfriOre Limited ('AfriOre'). The Agreement supersedes and replaces the agreement between Lommin and AfriOre announced on 15 November 2006. Lommin also announces that it delivered its merger submission to the South African Competition Commission on 24 November 2006.

In accordance with the Agreement, Lommin expects to make an offer (the 'Offer') to the shareholders of AfriOre by 15 January 2007 to acquire all of the issued and outstanding shares in the capital of AfriOre by means of a cash offer of C\$8.75 (US\$7.62) per AfriOre share. The Agreement continues to provide that Lommin has the right to match any unsolicited superior offer and that AfriOre is required to pay Lommin a compensation fee of C\$15m in the event that the Offer is not completed in certain circumstances.

Completion of the Offer, when made, would remain subject to customary

Lommin PLC - REDEMPTION CONVERTIBLE BONDS

RNS Number:8444N

Lommin PLC

13 December 2006

13 DECEMBER 2006

Proposed redemption of US\$215,795,000 3.75 per cent Convertible Bonds due 2008 (the 'Bonds')

On 15 November 2006 Lommin Plc ('Lommin') announced that it intended to redeem for cash on 18 December 2006 all of the then outstanding Bonds. Holders of Bonds had until the close of business on 12 December 2006 to avoid redemption by converting their Bonds into Lommin ordinary shares, on the basis provided for in the Conditions of the Bonds.

As at the close of business on 12 December 2006, conversion requests had been received from the holders of all of the Bonds and these had been satisfied by the issue of 10,576,949 new ordinary shares (stated after the impact of fractional entitlements). Lommin had 154,135,215 shares in issue at the close of business on 12 December 2006 including those issued pursuant to conversions of Bonds.

There are therefore no Bonds remaining for redemption on 18 December 2006.

Enquiries:

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Vice President,
Investor Relations & Communications

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conditions, including South African competition approval and that a minimum of 66 2/3 % of Afriore shares on a fully diluted basis are tendered to the Offer. Regulatory approval and completion of the transaction, if it proceeds, is currently expected in February 2007.

Enquiries:

Alex Shorland-Ball
Vice President, Investor Relations & Communications

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Forward Looking Statements:

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it will operate in the future. Forward-looking statements generally can be identified by the use of forward-looking terminology such as 'ambition', 'may', 'will', 'could', 'would', 'expect', 'intend', 'estimate', 'anticipate', 'believe', 'plan', 'seek' or 'continue', or negative forms or variations of similar terminology. Such forward-looking statements involve known and unknown risks, uncertainties, assumptions and other factors related to Lonmin, including, among other factors: (1) the risk that the businesses of Lonmin and Afrimore will not be integrated successfully; (2) material adverse changes in economic conditions generally or in relevant markets or industries in particular; (3) fluctuations in demand and pricing in the mineral resource industry and fluctuations in exchange rates; (4) future regulatory and legislative actions and conditions affecting Lonmin's and Afrimore's operating areas; (5) obtaining and retaining skilled workers and key executives; and (6) acts of war and terrorism. By their nature, forward-looking statements involve risks, uncertainties and assumptions and many relate to factors which are beyond Lonmin's control, such as future market conditions and the behaviour of other market participants. Actual results may differ materially from those expressed in forward-looking statements. Given these risks, uncertainties, and assumptions, you are cautioned not to put undue reliance on any forward-looking statements. In addition, the inclusion of such forward-looking statements should under no circumstances be regarded as a representation by Lonmin that Lonmin will achieve any results set out in such statements or that the underlying assumptions used will in fact be the case. Other than as required by applicable law or the applicable rules of any exchange on which Lonmin's securities may be listed, Lonmin has no intention or obligation to update or revise any forward-looking statements included in this announcement after the release of this announcement.

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Lonmin PLC - FINAL DIVIDEND TIMETABLE

RNS Number:3024M
Lonmin PLC
17 November 2006
17 November 2006

LONMIN PLC - FINAL DIVIDEND TIMETABLE

The Board of Lonmin PLC has recommended a final dividend for the year ended 30 September 2006 of 55 US cents per share, payable on Friday 9 February 2007. Payment of the final dividend is subject to the approval of shareholders at the AGM on 25 January 2007.

Following a request from the JSE, the date for determining the USD/rand exchange rate as disclosed in the Company's final results announcement on Wednesday 15 November 2006 has been brought forward by one day.

The timetable for the final dividend for the year ended 30 September 2006 is, therefore, as follows:-

	UK	SA
USD/rand exchange rate		Thursday 28 December 2006 (noon SA time)

(4) Elections to receive an alternative currency (US dollars or sterling) should comprise a signed request to Lloyds TSB Registrars to be received by 17:00 hours on Friday 12 January 2007.

(5) Transcontinental Automated Payment System (TAPS)

TAPS permits shareholders resident in certain countries to receive dividend payments to their local bank and in their local currency. All eligible shareholders have been, or will be, sent information relating to TAPS by Lloyds TSB Registrars.

Enquiries:

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